

UNITED STATES OF AMERICA,

Vs.

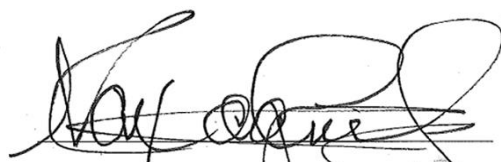
DETRICK RAYSHAWN GADDY,

Defendant.

THIS MATTER is before the court on defendant's letter filed July 17, 2013, which the court deemed to be a Motion for Sentence Reduction under Rule 35, Federal Rules of Criminal Procedure (#45), the court's Castro Order advising defendant of his rights and the consequences of treating such letter as a Section 2255 motion, and defendant's timely responsive letter (#48). In his responsive letter, defendant states that he does not wish to have his previous letter treated as a Section 2255 motion. Based on such response, the court will not construe such letter as a Section 2255 motion, but, as defendant suggests, deem such earlier letter to have been submitted for informational purposes only.

IT IS, THEREFORE, ORDERED that the letter filed July 17, 2013, previously deemed to be a Motion for Sentence Reduction under Rule 35, Federal Rules of Criminal Procedure (#45), is denied without prejudice as moot and is accepted for informational purposes only.

Signed: August 15, 2013



Max O. Cogburn Jr.
United States District Judge